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Adolf KICHMANN, repeating to UEUN New York. Airpouch details both

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FOR COORDINATION WITH State

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Ölel. Dosfred Süffeen

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desidentes sources by Barbara P. Finke, Assistant Chief

GER - Mr. Williams

UNP - Mr. Funseth (in substance)

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Classification Control Binc'de: **持续的人**1950 IO. FROM MEN YUR info 55 TO: Secretary of State G SP C L NO: 1393, VUNE 15, 7 PM H SENT DEPARTMENT 1393, REPEATED INFORMATION LONDON 43, BONN 5, BUENOS VIRES 14, TEL AVIV 35 EVR AF ARA REFERENCE ETCHMANN CASE 308 FABREGATE (URUGUAY) NED MESSION OFFICER THIS AFTERDON LA GROUP NEA WOULD MEET TOMORROW MORNING CONSIDER EIGHMANN CASE AND LISTEN TO RIRAMADEC (ARGENTINA). HE STILL BELIEVES FORMULA TO SOLVE PROBLEM: CAN BE FOUND FRIOR MEETING JUNE 22.

ERLAN: (ISRAEL) ALSO DISCUSSED QUESTION WITH MISSION OFFICER. HE DESCRIBED FABREGATIS FORMULA AS INVOLVING RELEASE OF EICHMANN TO ARGENTINE EMBASSY TEL AVIV WITH UNDERSTANDING HE IMMEDIATELY BE "EXTRADITED" TO ISRAEL. HE SAID AMADED CHARACTERIZED THIS FORMULA AS "FARCE". ELLAN ALSO MADE FOLLOWING POINTS:

IN UNNAMED US LAWYER HAD FURNISHED THEM WITH CASE OF US CHITIZEN "KILDNAPPED" BY US IN PERU AND RETURNED TO US FOR TRIAL. US COURT HAD RULED THAT FACT OF KIDNAPPING TRRELEVANT AND SINCE US CLIFTEN IN US HE COULD BE TRIED AND SHOULD FUT BE RETURNED TO PERU.

2. LEGALLY SPEAKING "RETURN OF EICHMANN" TO ARGENTINA WAS AS POINTLESS AS DEFERING REPARATION TO RAVISHED VIRGIN.

WEST GERMAN GOVERNMENT HAD NUMBER OF CASES OF REQUESTS FOR EXTRADITION OF FORMER GERMAN WAR CRIMINALS WHICH ARGENTINE GOVERNMENT REFUSED TO ACCEDE TO THIS ENHANCED THEY FEARS THAT RETURNING EXCHMANN, UNDER ANY CIRCUMSTANCES, WOULD BE FOLLY.

3. EICHMANN WOULD BE TRIED IN ISRAEL UNDER "CRIMES

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CONTROL DATE

-2-11393, JUNE 15, 7 PM FROM NEWSYORK

AGATNST JEWISH PEOPLE!!; TWO JEWISHPOUTSEINGS HAD BEEN TRITED UNDER THIS ILYAN BUT INDITHER SENTENGED HO DEATH;

LE THEY HORED "GONSENSUS" PROGEDURE GOUED LE ADOPTED L'ASSENSUS FROM TSTANG L'AGELLING AGGEPTE GONSENSUS FROM TSTANG L'AGELLING AGGEPTE GONSENSUS FROM TSTANG L'AGELLING GOUED BE LIMITED TO LESSEIGNES BY ARGENTINA AND ISRAEL, FOLLOWED BY FOSTPONEMENT FOR SECURISERS TO GONSTDER PROGLEM AND NEW MEETING CALLED IN JULY WHEN ECUADOR WOULD BE SC PRESIDENT

5. ISRAELISHOPED TONE OF MEETING WOULD SE "DIGNIFIED"
BUT PRO-NAZIVATTITUDE ARGENTINA DURING WAR GOMMON KNOWLEDGE AND
US-STATE DEPARTMENT BOOK THIS SUBJECT VERY USEFUL. AMADED
HIMSELF, KNOWN AS PRO-NAZI: IF AN ELISRAEL RESOLUTION TABLED THEY
MIGHT HAVE DESCEND TO DISGUSSION AT THIS LEVEL

G. EILAN THEN SAID BEST SOLUTION WOULD COVIROUSLY BE "COMPROMISE" PRIOR MEETING SC AND MEETING BEN GURLON AND FRONDIZE WOULD BE STEP, IN THIS DIRECTION IF SOME FORMULA COULD BE DEVISED. HE SPEGULATED ON AGMITTEDLY "BYZANTINE" POSSIBILITY OF YEIGHMANN BEING RELEASED TO ARGENLINE EMBASSY TELL AVIV WHIT UNDERSTANDING THEY RELEASE. HIM TO USRAEL HIM TO USRAEL HE S'AND HE WAS SURER OF ADENAUER RETURNING ELGHMANN TO USRAEL THAN ARGENTING THE WAS SURER OF ADENAUER RETURNING ELGHMANN TO USRAEL THAN ARGENTING TURNING HIM OVER TO WEST GERMANY.

HE EXPRESSED APPRECIATION US HAD NOT FAVORED MEETING UNTILD WEDNESDAY: == 60MAY= (ISRAEL) HAS ASKED=TO=SEE US AIT 3:30 PM TOMORROW.

BARGO

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Note: Advance copy to Mr. Jones (TO) 8:45am 6/16/CWO-M

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	ETTAMANTIL (ARGENT NA) DUR	ING LONG DISCUSSION MADE F	OLLOWING

IL. ARGENTINA HAD HOPED TO FIND HAS IS FOR NEGOTIATION WITH ISRAEL WHICH WOULD AVOID NECESSITY OF APPEALING TO SC. HOWEVER, ISRAEL HAD LEET NO BASIS ON WHICH FVEN TO HAVE FURTHER CONVERSATION SINCE ISRAEL WHILE CONCEDING THAT ARGENTINE SOVEREIGNTY HAD BEEN VIOLATED AND INTERNATIONAL BAN DISREGARDED REFUSED TO TAKE ANY STEPS, CONSTITUTING "REPARATION". TETTAMANTI SAID IN THESE GIRGUMSTANCES ARGENTINA HAD NO CAOICE BUT TO GO TO SC. IN SC ARGENTINA WOULD STRESS THAT EFFOR TO SOLVE QUESTION THROUGH NEGOT MATIONS, AS PROVIDED BY CHARTER, HAD BEEN COMPLIED WITH AND WAS NO LONGER PRACTICAL IN VIEW ISRAEL REFUSAL TO PROVIDE REPARATION EVEN THOUGH CONCEDING ARGENTINE CASE.

2. TETTAMANT I EMPHASIZED MORE THAN ONCE QURING CONVERSATION THAT ARGENTINA HAD TWO CHOICES - ONE, TO BREAK DIPLOMATIC RELATIONS WITH ISRAEL WHICH SHE WOULD DO IF SC GAVE NO SATISFACTION; OR TAKE CASE TO SC AND GET DECISION OF SC SURPORTING ARGENTINE CASE. IN TETTAMANTIES VIEW, PUBLIC PRESSURE OF ARGENTINE
GOVERNMENT MADE IT IMPOSSIBLE FOR GOVERNMENT DO LESS. HOWEVER.
IF SC CONFIRMED ARGENTINE CASE, ARGENTINA WOULD THEN BE ABLE LET MARTER DROP WITHOUT BREAKING RELATIONS WITH ISRAEL ON GROUNDS GOVERNMENT HAD DONE AS MUCH AS UT COULD AND RESPONSIBULITY RESTED WITH SC TETTAMANTI SAID ARGENTINA DID NOT WISH TO BREAK RELATIONS WITH ISRAEL SINCE TWO COUNTRIES HAD "MANY COMMON

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· VINTERESTS II

S. LELLEMANT SAID ARGENTILLA WOULD STRESS TWO POINT.

IN THIS SPECIFIES AND RESOLUTION WOULD GONDAIN SAME TWO FINANCES OF THE SOLUTION OF THE

4. CONCERNING US POSITION. TETTAMATILESA ID AMADEO (ARGENTITIA)
ENCOURAGED BY HIS CONVERSATION WITH LODGE (USUN 1374) AS WELL AS WITH OTHER COUNCILL MEMBERS. HE SAID HE HOPED US WOULD EXPLAIN ITS POSITION TO ARGENTINE GOVERNMENT AS SOON AS POSSIBLE SINGE THIS WOULD BE OF GREAT IMPORTANCE IN ARGENTINE PRESENTATION OF GASE. (IN VIEW CLOSE RELATIONSHIP WE HAVE HAD IN PEGENT YEARS WITH ARGENTINE DELEGATION. INCLUDING TETTAMATIC, WE BELIEVE HE WAS SINCERE IN HIS IMPLICATION THAT ARGENTINA DID NOT WANT TO PUSH CASE ANY EURTHER THAN IT HAD TO PROTEST ITS OWN POSITION: AND WISHED TO COORDINATE ITS ACTION AS CLOSELY AS IT COULD WITH WISHES OF US.

5. TENTAMANT LISEVERAL TIMES EMPHASIZED ARGENTINA WOULD BE "MITED!"
IN THE SPEECHES AND IN RESOLUTION. AT TO TIME DURING CONVERS
SATION DID HE REFER SPECIFICALLY TO NECESSITY EUR HEARDL TO RETURN
EIGHMANN TO ARGENTINA; HE CONSISTENTEY SPOKE OF NEED FOR
"REPARALION" "SATISFACTION". ETC. CONGERNIC LIDEA OF HER TAMANT LIDED
DELIVERING EIGHMANN TO ARGENTINE EMBASSY TEL AVIV. TETTAMANT LIDED
NOT L'IDICATE POSTITION EXCEPT TO COMMENT THAT ISRAEL THAD MADE. TO
OFFER TO DO SO AND HAD NOT LEFT ANY AVEN E-OF NEGOTIVATION OF EN-

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Note: Advance copy to Mr. Jones ((10) 8:45 16/CWO M

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